Terms of court, Shel-

Proviso. to be fur-Rooms nished.

"That terms of the District Court of the United States for the Western District of North Carolina shall be held in each and every year in the town of Shelby, North Carolina: Provided, That suitable accommodations for holding court at Shelby are furnished free of expense to the United States."

Approved, December 24, 1924.

December 24, 1924. [S. J. Res. 159.] [Pub. Res., No. 41.]

CHAP. 19.—Joint Resolution Providing for the control and eradication of the European fowl pest and similar diseases in poultry.

European fowl pest. Amount for eradicating.

Ante, p. 682.

Resolved by the Senate and House of Representatives of the United suthorized States of America in Congress assembled, That not to exceed \$100,000 of the appropriation of \$3,500,000, contained in the Second Deficiency Appropriation Act, fiscal year 1924, approved December 5, 1924, for the eradication of the foot-and-mouth disease and other contagious or infectious diseases of animals, is hereby made available to enable the Secretary of Agriculture to provide means to control and eradicate the European fowl pest and similar diseases in poultry: Provided, That the sum herein granted shall remain available for the purposes of this Act until June 30, 1926: Provided further, That no part of this sum shall be used for the payment of indemnities for condemned poultry.

Approved, December 24, 1924.

Time available. No payment for poultry condemned.

Provisos

January 6, 1925. [H. R. 3511.] [Public, No. 301.]

CHAP. 27.—An Act To extend relief to the claimants in township 16 north, ranges 32 and 33 east, Montana meridian, Montana.

Montana to correct erroneous surveys

Be it enacted by the Senate and House of Representatives of the Additional area al. United States of America in Congress assembled, That if by reason wed entrymen in of the adjustment to the plat of of the adjustment to the plat of resurvey of entries in township 16 north of ranges 32 and 33 east of the Montana principal meridian, Montana, entrymen or their assigns have heretofore acquired or may hereafter acquire patents to a less area than such entries when made were believed to contain, the Secretary of the Interior may, under such rules and regulations as he may prescribe, cause patents to issue to such entrymen or their assigns for such area of surveyed, unreserved, unappropriated, nonmineral public land in the State of Montana, not containing merchantable timber, as when added to the area to which the entries were adjusted will equal the area the entries Time limit for apply were supposed to contain when made: Provided, That applications for such additional area shall be filed within six months from the date of the issuance of patent or within six months from the passage hereof if patent has already issued: Provided further, That patents for such additional area shall issue without further final proof and without payment of fees or commissions.

Provisos.

No further proof or fees required.

Approved, January 6, 1925.

January 6, 1925. [H. R. 4818.] Public, No. 302.1

CHAP. 28.—An Act To perfect the title of purchasers of Indian lands sold under the provisions of the Act of Congress of March 3, 1909 (Thirty-fifth Statutes at Large, page 751), and the regulations pursuant thereto as applied to Indians of the Quapaw Agency.

Quapaw Agency Indians, Okla.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where lands allotted to members of any of the tribes belonging to the